Democratic Perfidy.

The effects of the Tammany regime in New York are already becoming apparent, and both branches of the legislature are in a fair way of being gobbled up by Governor Hill and his minions, for in every district known to have small Republican pluralities, Hill's tools have succeeded, by hook or by crook, in reversing the result, and their questionable practices have culminated in the Dutchess county steal, where the eighteen Democratic supervisors acting as election canvassers, seemed to think ger, for, notwithstanding the intense themselves the office-filling power of the county, and talked about the elected and defeated as "let in" or "put out," as the case might be.

Indeed, so jocular a matter did they consider it that, when sheriff-elect Bartlett (Rep.) had so large a majority to the country for her health, and hope as to survive all scaling down, they the papers will now give the infant a laughingly congratulated him and stip- rest. ulated for comfortable quarters in the county jail in case they should be sent to board with him.

was the legally elected Senator for the some of their pristine glory. Fifteenth District and has recently been removed by death. In place of calling a new election, the canvassing board managed, by a transposition of votes and various other illegal methods, to "let in" Deane's competitor by barely 11 votes, and now there is great indignation in the Empire state over this high-handed proceeding, and the legal contest has begun with the granting of tively decline before the convention a writ of mandamus by Judge Barnard, compelling the Dutchess County Board of Canvassers to reconvene and recanvass the returns as they appear upon their face.

The papers in the case are voluminous and promise some strange revela- manship he has displayed in handling tions, such as the throwing out of Re- the convict rebellion, is at once expublican votes for no better reasons plained. than a slight blur of printer's ink.

It is greatly to be hoped that the strong arm of the law may yet snatch the prize out of the jaws of the ferocious Tammany tiger.

Convention Gossip.

Minneapolis got there on the seventh

The fight for the national convention for him, out of a possible 235. was a contest of cities, rather than of

a little too slow

Cincinnati came in a good second, while New York City smiles grimly over her rank as third.

San Francisco and Omaha are consoling themselves by thinking that half a slice is better than no loaf at all, as Minneapolis was second choice of both.

Secretary Blaine preserved a smiling silence to all delegates who said flattering things to him regarding his nomination for President. Does this silence mean consent?

Those who observed the zest and animation with which Jas. G. Blaine entered into convention matters, say that no one would judge from his appear. ance that he had ever been sick.

The New York whiners over the loss of the World's Fair can no longer claim that "Chicago wants the earth with a planet or two thrown in," for she very consistently kept out of the convention

The twin cities were wild with excitement when the news reached them that Minneapolis had come out first best, and sent up such a shout as doubtless made even the Minnesota wolves retire to their native fastness.

sota twins is said to be the sugar-coated dation of all laboring classes into a

been a veritable tournament of eloquence with the most valiant champions of the grand old party all in the lists, and many a sharp tilt in the political arena that struck out a shower of scintillating sparks from oratorical swords.

stories that Mugwump organs are fond re-established, and the people seem of circulating, the most ludicrous is the perfectly satisfied with the situation. statement published by them last week The leading officers of the army and that, if Cincinnati were given the con- navy declare their unalterable devotion vention, Major McKinley would pledge to the Republic, and the most violent himself not to be a presidential candi- opposers of Fonseca are ready to sup-

The representatives of N. Y. City indignantly deny the rumors rife at that, on that date, the provisional junta Washington, charging the great me- will surrender its authority to congress. tropolis with descending to bribery in This means that the Republic has come order to secure the convention, by offering to assume the entire debt of

west will bring six new states to swell the presidential vote next fall, and that there has been a feeling among them that the Republican party was getting out of sympathy with the great farming communities.

The race between Minneapolis and Cincinnati was quite exciting, the third ballot putting them neck and neck and the fourth showing the southern trotter gaining a little; but, during the last three heats, the fiery northern filly steadily went to the front, easily outdistancing all at last.

Though it required seven votes before the die was cast, when it was once settled there were no dogs in the manexcitement and great rivalry, the convention broke up with the utmost harmony and good-will; a fact which proves the real stability and sound sense of the average American.

We are glad "Little Ruth" is going in-

Foot-ball becomes the national Thanksgiving pastime, beside which Gilbert A. Deane of Dutchess county even turkey and plum pudding lose

> Governor-elect Flower has his eye on the presidency, but western papers prediet that November frosts would soon make him "only a little faded Flower."

> A prominent politician says, "It is perfectly understood that Blaine will be nominated for President practically without opposition, if he does not posimeets."

> When one remembers that the dilatory Governor of Tennessee was a Democrat foisted upon the state by the Farmer's Alliance, the lack of states-

> Now that the convention is over, the speakership will monopolize public attention. Last week was the hand-shaking, story-telling period of the contest, and Monday the fight began in earnest. Each of the candidates is confident of victory, though all refuse to give an estimate of their strength except Crisp, whose friends have counted 114 noses

If the wind continues to blow in the direction in which it now sets, it will Detroit's movement in the matter was be a comparatively short time before it something like her street car system, - will be impossible to find a free trader among leading Democrats. Mills, the absolute free trader of last year, is now only a "tariff reformer," while Crisp declares he never was a free trader, and Springer is converted to the McKinley tariff except in a few particulars.

At a recent luncheon given by the Unionists of Birmingham to Lord Salisbury, that great statesman said that, watching English statistics, he felt great anxiety lest foreign protectionists should be successful in their efforts, and admitted that free trade England was unquestionably injured, for the present, by foreign legislation. No wonder Great Britain watched the late election in Ohio with such interest.

Miss Frances E. Willard bids fair to become the most notable American woman of the age and is the recipient of many attentions from celebrated personages. Boston would have feted and feasted her for a month to come, had she permitted it, and the Christian Union this week honors her with a e ulogistic article in which it says, "We are glad to put this week her portrait in our gallery of eminent preachers, statesmen, philosophers, poets, and re. formers. It belongs there."

"Sun-flower" politics are in a bad way and the split in the Farmer's Alliance fast. will doubtless prove the familiar saying, just now existing between the Minne- Unions, aiming as it does at the consolipill administered to Paul by Minne, third party which shall ultimately conviz: her promise to do all in her power trol national issues, will also prove too to help him gain the Domocratic con- cumbersome an organization for success and, on account of its numerous ingredients, one extremely liable to The great assemblage seems to have effervesce on small provocation.

DaFonseca has made a virtue of necessity and resigned the Brazilian dictatorship, retiring to an island in Rio de Janeiro bay. Vice-Chief Pexiotto is acting president of the provisional gov. mention. ernment and has issued a manifesto de-Of all the ridiculous and trumped-up claring that the legal order of affairs is port Pexiotto. Dec. 16 has been set for the reassembling of congress, and satisfactory evidence has been received from the rebellious Rio Grande do Sul

WOLVERINE

Having received another large invoice of PLUSH GOODS the past week, and now being overstocked, we will make a special sale on that line of goods for the next three weeks. Remember, we have the largest line of Imported Albums and Toilet Cases ever shown in Paw Paw. We are always ready to show goods, and cordially invite you to come in and inspect them.

J. D. HAMILTON, M. D.

PHARMACY.

J. H. WATERS & CO.

We have a large assortment of

CUTLERY,

Including CARVERS and Table SILVERWARE

WHICH IT WILL PAY YOU TO INSPECT.

What Did You Say? Business is Quiet?

come this quiet time?

thing for receptions.

o their native fastness.

"United we stand, divided we fall;" and, unless we are greatly mistaken, The Confederated Assembly of Industrial FANCY THREE X JAXON

"THREE X JAXON
THREE X JAXON
THREE X JAXON
Other Butt
FANCY THREE X J.C.WAFER CRACKERS

Crackers.

Coffee Sponge, Chocolate Coffee Cakes, English Coffee Cakes, Lemon, Vanilla and Chocolate Wafers, Stanley Cakes (this is the kind of cake that kept the Stanley expedition from or less. Dated Oct. 26, 1891. starving), and numberless other kinds that space prevents special 10t7016]

These goods in your store will increase your sales twenty per

Try us and we will guarantee perfect satisfaction.

Yours very truly,

JACKSON BRANCH U. S. BAKING CO.,

WHAT MAKES A BEAUTIFUL

ELEBART, IND., July 1, 1891.

fering to assume the entire debt of \$100,000 with which the committee is burdened.

**

Minneapolis made much convention capital of the fact that the great North
well hang up their fiddle. Fonseca seems to have been the victim of this party, and to have believed that there was a widespread desire for the restoration of the empire, but will now have abundant leisure to meditate on the fickleness of human nature in general, and of South Americans in particular.

Well hang up their fiddle. Fonseca My daughter has been afflicted with Female tromble for over six years, and I have paid out over \$750 in vain trying to find relief for her.

A lady friend advised her to secure a bottle of Dullam's Great German Menicine Co.:

My daughter has been afflicted with Female tromble for over six years, and I have paid out over \$750 in vain trying to find relief for her.

A lady friend advised her to secure a bottle of Dullam's Great German Female Uterine Tonic and she has been completely cured by E.

We gave it a fair trial and the results were wonderful. We cannot accommend it too highly to all ladies who are afflicted.

Benjamin Granden.

For sale by Longwell Bros.

DON'T DELAY TO

Stop that cough! Else the bronchial tubes will be enlarged and the delicate tissues of the lungs exposed to injury. No other medicine is so speedily operative in throat and lung troubles as Ayer's Cherry Pectoral. A few doses have been known to break up an obstinate and distressing cough. Sufferers from asthma, bronchitis, croup, consumption, sore throat, and whooping cough find a sure relief in the use of this preparation. It flamed memmotes expectosoothes the inbrane, pro-ration, and in-Don't be without it in the house. Sallie E. Stone, Hurt's store, Va., writes: "I have found, in my family, that Ayer's Cherry Pectoral was always a certain cure for colds and coughs."

"Five years ago I had a constant cough, night sweats, was greatly reduced in flesh, and had been given up by my physicians. I began to take Ayer's Cherry Pectoral and was completely cured." - Anga A. Lewis, Ricard, N. Y.

Ayer's Cherry Pectoral Prepared by Dr. J. C. Ayer & Co., Lowell, Mass. Sold by all Druggists. Price \$1; six bottles, \$5.

C. H. DICKINSON,

Rubber Belting,

LEATHER BELTING.

LACE LEATHER,

STEAM PACKING,

EMERY WHEELS.

SPLIT WOOD PULLEYS,

CIRCULAR SAWS.

General Hardware of Every Description,

AT WHOLESALE AND RETAIL,

Cor. Burdick and Water Sts.

KALAMAZOO, - - MICH.

STATE OF MICHIGAN, in the Circuit Court for D the County of Van Buren, in Chancery, JENNIE BEACH, Complainant,

ALONZO BEACH, Defendant.

Ninth Judicial Circuit. Suit pending in the Circuit Court for the county of Van Buren, in chancery, at Paw Paw, on the 24th day of October, A. D. 1891. In this cause it appearing from affidavit on file, that the defendant, Alonzo Beach, has departed from his last known place of residence, and his present place of residence cannot be ascertained, on motion of Heckert & Chandler, complainant's solicitors, it is ordered that the said defendant, Alonzo Beach, cause his appearance to be entered herein, within five months from the date of this order, and within five months from the date of this order, and in case of his appearance that he cause his answer to the complainant's bill of complaint to be filed, and a copy thereof to be served on said complainant's solicitors within twenty days after service on him of a copy of said bill, and notice of this order; and that in default thereof, said bill to be taken as confessed by the said non-resident defendant. And it is further ordered, that within twenty days the said complainant cause a notice of this order to be published in the True Northerner, a newspaper printed, published and circulating in said county, and that such publication be continued there at least once in each week for six weeks in succession, or that she cause a copy of this order to be personally served on said non-resident defendant at least twenty days before the time above prescribed for his appearance.

LINCOLN H. TITUS, Circuit Court Commissioner in and for Van Buren County, Michigan.

County, Michigan. HECKERT & CHANDLER, Complainants' Solicitors.

MORTGACE SALE.—Default having been made in the payment of a certain indenture of mortgage bearing date the 16th day of October, A. D. 1886, executed by Frankin Keefer and his wife Nancy Jane Keefer, Samuel Keefer and his wife Lydia Keefer, of Van Buren county, Michigan, to Charles Johnson, of the same place, and which mortgage was recorded in the office of the register of deeds of Van Buren county, Michigan, in liber 36 of mortgages on page 487, on the 28th day of October, A. D. 1886, and on which mortgage there is claimed to be due at the date of this notice, the sum of six humired and twenty dollars and eighty-nine cents (\$620.89), as interest and principal on said mortgage, and no suit or proceedings at law or in equity having been instituted to collect the amount now due and unpaid on said mortgage or any part thereof, now therefore, notice is hereby given that by virtue of a power of sale therein contained, and in pursuance of the statute in such case made and provided, there will be sold at public auction to the highest hidder at the few fewer thereof and the court hereof. Well, my dear sir, has it ever entered your mind how to overme this quiet time?

Just try a case or two of our SODA CRACKERS, just the graph of the place of holding the circuit court for said county), on saturday, the 16th day of January, A. D. 1892, at twelve o'clock noon of said day, the premiers described in said mortgage, or so much thereof as may be necessary to satisfy the amount due on said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, with interest and

LECAL NOTICES.

STANTON'S U. S. LAWYER'S DIARY AND RULE BOOK.

AND RULE BOOK.

500 to 700 already ordered for 1892.
Ready for delivery Dec. 1st, 1891.
Complete revision of the Federal, State and county court rules.

The terms and time for noticing cases for trial appears on each day page of diary.
Order at once if you would have your name printed with the bar of your county. Price \$2.50 delivered.

ELMER E. STANTON,
Law Books and Supplies, GRAND RAPIDS, MICH.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage, bearing date the thirtieth day of September, A. D. 1885, executed by Alfred R. Rubert and Sarah Rubert, his wife, of Almena, Michigan, to John Watkins of Almena, Michigan, asid mortgage having been recorded in the office of Register of Deeds of Van Buren county, Michigan, in Liber 34 of Mortgages, on page 561, on the second day of October, A. D. 1885, and on which mortgage there is claimed to be due and unpaid, at the date of this notice, the sum of ons hundred and forty-eight dollars and seventy-five cents; also an attorney fee of twenty dollars provided for in said mortgage, and no suit or proceedings at law or in equity having been instituted to rec ver the amount now due and unpaid. Now, therefore, notice is hereby given that by virtue of the power of sale contained in said mortgage, and in purs uance of the statute in such case made and provided, there will be sold at public auction, to the highest bidder, at the front door of the Court House, in the village of Paw Paw, Van Buren county, Michigan, (that being the place for holding the circuit court for saidfeounty), on Friday, the fifth day of February, A. D. 1892, at 2 o'clock p. m. of said day, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due and unpaid on said note and mortgage, with interest and coats, said premises being described as follows, to-wit: So much of the north-east quarter of the north-west quarter of section twenty-two [22], in township two [21], south of range thirteen [13] follows, to-wit: So much of the north-east quarter of the north-west quarter of section twenty-two [22], south of range thirteen [13] west, as lies on the west side of the center of the Spring Brook Road (so called), supposed to contain twenty-three acres of land, more or less, all in Van Buren county, Michigan.

Dated Nov. 5th, 1891.

12t13o24] JOHN WATKINS, Mortgages.

M. U. RICHARDSON, Att'y for Mortgages.

PROBATE ORDER.—State of Michigan—County of Van Buren—as. Probate Court for

County of Van Buren—ss. Probate Court for said county.

At a session of the probate court for the county of Van Buren, holden at the probate office in the village of Paw Paw, on Monday, the 9th day of November, in the year of our Lord one thousand eight hundred and ninety-one:

Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Catharine Heffron, deceased.

John W. Free, administrator of said estate comes

into Court and represents that he is now prepared to render his final account as such administrator, and files the same.

and files the same.

Thereupon it is ordered, That Monday, the 7th day of December, 1891, at ten o'clock in the forenoon be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered, that said administrator give notice to the persons interested in said estate, of the pendency of said account, and the hearing thereof, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

ENGLER SENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER. State of Michigan-At a session of the Probate Court for said county, held at the probate office, in the village of Paw Paw, on Monday, the 9th day of November, in the year of our Lord one thousand eight hundred and ninety-

Present, Benjamin F. Heckert, Judge of Probate. In the matter of the estate of Susan Glidden, deceased.
On reading and filing the petition, duly verified, of Mary E. Dunham, one of the heirs-at-law of said deceased, praying that administration of said estate may be granted to Hiram A. Chapin, or some other

may be granted to Hiram A. Chapin, or some other suitable person.

Thereupon it is ordered that Monday, the 7th day of December, 1891, at teno'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any these leaves the research the restrictions about any

there be, why the prayer of the petitioner should not be granted.

And it is further ordered that said petitioner give and it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and cir-culating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

hearing. 1244015 BENJ. F. HECKERT, Judge of Probate. A DMINISTRATOR'S SALE.— In the matter of the estate of Angeline Danielson, deceased. Notice is hereby given, that by virtue of a license granted to me by the Probate Court for the clicense granted to me by the Probate Court for the county of Van Buren, state of Michigan, I will sell at public vendue, to the highest bidder, at the premises, on the 11th day of January, 1892, at one o'clock in the afternoon, all the right, title and interest of the said Angeline Danielson, in and to the following described real estate, to-wit: Lots number six and seven, block nine, village of Mattawan, Van Buren county, Michigan; also a triangelar piece of land abutting on the northwesterly side of block nine, in the village of Mattawan, aforesaid, and bounded as follows: commencing on the easterly side of Murray street at the northwesterly corner of said block nine, and running thence northwesterly along the line of said street, to the south line of Alvord street to the angle on the north side of said block nine, thence southerly along the northwesterly line of said block nine to the place of beginning, excepting and reserving all legal highways.

CHAUNCEY BONFOEY,

Administrator of said Deceased.

Dated Nov. 16th, 1891.

Citation to Unknown or Non-Resident Owners, to be Published.

be continued to collect the amount and the state of the policy of the po